02-11-02

UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Docket No. 087102/0272558

Total Pages in this Submission

TO THE ASSISTANT COMMISSIONER FOR PATENTS

Box Patent Application Washington, D.C. 20231

Transmitted herewith for filing under 35 U.S.C. 111(a) and 37 C.F.R. 1.53(b) is a new utility patent application for an invention entitled:

APOPTOSIS MODULATOR BCL-B AND METHODS FOR MAKING AND USING SAME	
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and invented by:	2
Reed, John C.	
Ke, Ning Godzik, Adam	25/20
La CONTINUATION APPLICATION, check appropriate box and supply the requisite information):
Continuation Divisional Continuation-in-part (CIP) of prior application No	•
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☐ Continuation ☐ Divisional ☐ Continuation-in-part (CIP) of prior application No	.:
Which is a:	
Continuation Divisional Continuation-in-part (CIP) of prior application No.	.:
Emclosed are:	
Application Elements	
1. A Filing fee as calculated and transmitted as described below	
2. Specification having 67 pages and including the following:	
2. Specification having 67 pages and including the following:	
a. 🗵 Descriptive Title of the Invention	
b. 🗵 Cross References to Related Applications (if applicable)	
c. Statement Regarding Federally-sponsored Research/Development (if applicable))
d. Reference to Microfiche Appendix (if applicable)	
e. 🗵 Background of the Invention	
f. 🗵 Brief Summary of the Invention	,
g. 🗵 Brief Description of the Drawings (if drawings filed)	
h. 🗵 Detailed Description	
i. 🗵 Claim(s) as Classified Below	
j. 🛮 Abstract of the Disclosure	

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Docket No. 087102/0272558

Total Pages in this Submission

Application Elements (Continued)

3.	\boxtimes	Drawing(s) (when necessary as prescribed by 35 USC 113)
	a.	
4.		Oath or Declaration
	a.	☐ Newly executed (original or copy) ☐ Unexecuted
	b.	Copy from a prior application (37 CFR 1.63(d)) (for continuation/divisional application only)
	C.	☐ With Power of Attorney ☐ Without Power of Attorney
The section of the section of	d.	DELETION OF INVENTOR(S) Signed statement attached deleting inventor(s) named in the prior application, see 37 C.F.R. 1.63(d)(2) and 1.33(b).
		Incorporation By Reference (usable if Box 4b is checked) The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under Box 4b, is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein.
6. The state of th		Computer Program in Microfiche
	X	Genetic Sequence Submission (if applicable, all must be included)
The state of the s	a.	☑ Paper Copy
	b.	□ Computer Readable Copy
* =	C.	Statement Verifying Identical Paper and Computer Readable Copy
		Accompanying Application Parts
8.		Assignment Papers (cover sheet & documents)
9.		37 CFR 3.73(b) Statement (when there is an assignee)
10.		English Translation Document (if applicable)
11.		Information Disclosure Statement/PTO-1449
12.		Preliminary Amendment
13.	×	Acknowledgment postcard
14.	X	Certificate of Mailing
* 1		☐ First Class ☑ Express Mail (Specify Label No.): EL 754073637 US

UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

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was unintentional.

Docket No. 087102/0272558

Total Pages in this Submission

	Accompanying Application Parts (Continued)
15.	Certified Copy of Priority Document(s) (if foreign priority is claimed)
16.	Small Entity Statement(s) - Specify Number of Statements Submitted:
17.	Additional Enclosures (please identify below):
	Request That Application Not Be Published Pursuant To 35 U.S.C. 122(b)(2)
8. ************************************	Pursuant to 35 U.S.C. 122(b)(2), Applicant hereby requests that this patent application not be published pursuant to 35 U.S.C. 122(b)(1). Applicant hereby certifies that the invention disclosed in this application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication of applications 18 months after filing of the application.
# #1	Warning
The party of the p	An applicant who makes a request not to publish, but who subsequently files in a foreign country or under a multilateral international agreement specified in 35 U.S.C. 122(b)(2)(B)(i), must notify the Director of such filing not later than 45 days after the date of the filing of such foreign or international application. A failure of the applicant to provide such notice

within the prescribed period shall result in the application being regarded as abandoned, unless it is shown to the satisfaction of the Director that the delay in submitting the notice

Figure 10 Figure	al.		087102/0272558
Serial No. NYA	Filing Date Concurrently Herewith	Examiner NYA	Group Art Unit NYA
nvention: APOPTOS	IS MODULATOR BCL-B AND M	ETHODS FOR MAKING AND US	SING SAME
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I hereby certify that th		(Identify type of correspondence)	
1	ith the United States Postal Service		
37 CFR 1.10 in an e	envelope addressed to: The Com	missioner of Patents and Traden	narks Washington D.C.
			Tarre, Tradrington, D.O.
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty. Docket No: 087102-0272558

In re patent application of

REED, JOHN C. et al.

Serial No. Unassigned

Filed: Concurrently Herewith

For: APOPTOSIS MODULATOR BCL-B AND METHODS FOR MAKING AND USING SAME

STATEMENT TO SUPPORT FILING AND SUBMISSION IN ACCORDANCE WITH 37 C.F.R. §§ 1.821-1.825

Assistant Commissioner for Patents Washington, D.C. 20231
Box SEQUENCE

Sir:

In connection with a Sequence Listing submitted concurrently herewith, the undersigned hereby states that:

- 1. the submission, filed herewith in accordance with 37 C.F.R. § 1.821(g), does not include new matter;
- 2. the content of the attached paper copy and the attached computer readable copy of the Sequence Listing, submitted in accordance with 37 C.F.R. § 1.821(c) and (e), respectively, are the same; and
- 3. all statements made herein of their own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United

States Code and that such willful false statements may jeopardize the validity of the application or any patent resulting therefrom.

Respectfully submitted,

James A. Coburn

HARBOR CONSULTING

Intellectual Property Services 1500A Lafayette Road Suite 262 Portsmouth, N.H. 800-318-3021